#### IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Art Unit

: 1643

Examiner

: B. Tedeschi

Serial No. Filed

: 09/481,990 : January 11, 2000

Inventor

: Florian Lesage

: Eric Guillemare

: Michael Fink: Fabrice Duprat: Michel Lazdunski: Georges Romey

: Jacques Barhanin

Title

: FAMILY OF MAMMALIAN

: POSTASIUM CHANNELS, THEIR

: CLONING AND THEIR USE,

: ESPECIALLY FOR THE SCREENING

: OF DRUGS

36th Floor

1600 Market Street

Philadelphia, PA 19103

Docket:

1201-DIV-00

(Formerly 989.6351DIV)

779) 1/22/01

Dated: January 12, 2001

## RESPONSE TO RESTRICTION REQUIREMENT

Assistant Commissioner for Patents Washington, D.C. 20231

Sir:

In response to the Restriction Requirement dated December 12, 2000, applicants hereby elect to prosecute the invention of Group II and corresponding Claims 11-13 drawn to proteins. This election is made with traverse. As stated in the Office Action,

Inventions II and III are related as product and process of use. The inventions can be shown to be distinct if either or both of the following can be shown: (1) the process for using the product as claimed can be practiced with another materially different product or (2) the product as claimed can be used in a materially different process of using that product (MPEP §

806.05(h)). In the instant case the protein product as claimed can be used

in a materially different process of using that product; for instance, the

potassium channel protein could be used as an immunogen to make an

antibody.

Under the Utility Examination Guidelines effective January 5, 2001, published at Federal

Register Volume 66, No.4, page 1092, as applied to the present application, the Patent Office

has taken the position that the use of the protein product as claimed as an immunogen to

raise an antibody would not constitute a specific, substantial, and credible utility so as to

meet the requirements of 35USC § 101. As such, the Examiner's proposed utility, and the

basis for the Restriction Requirement, is not, under the Office Guidelines, specific,

substantial, and credible, and therefore should not form the basis of a valid Restriction

Requirement in this case. For this reason, applicants contend that Groups II and III should

be combined, and therefore applicants would elect this combined Group II and III and

corresponding Claims 9, 11-13, and 15-19.

Respectfully submitted

Guy T. Donatiello

Reg. No. 33,167

Attorney for Applicants

GTD:ct

(215) 751-2463

GP1 1643

### IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Art Unit

Serial No.

: 1643

Examiner

: B. Tedeschi : 09/481,990

Filed

: January 20, 2000

Inventor

: Florian Lesage

: Eric Guillemare

: Michael Fink: Fabrice Duprat: Michel Lazdunski: Georges Romey

: Jacques Barhanin

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Dated: January 12, 2001

Assistant Commissioner for Patents

Washington, D.C. 20231

Sir:

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### **Certificate of Mailing Under 37 CFR 1.8**

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# Postcard Response to Restriction Requirement

I hereby certify that this correspondence is being deposited with the United States Postal Service as First Class Mail in an envelope addressed to Assistant Commissioner for Patents, Washington, D.C. 20231, on the date appearing below.

Name of Applicant, Assignee, Applicant's Attorney or Registered Representative:

Schnader, Harrison, Segal & Lewis
Suite 3600
1600 Market Street

Philadelphia, PA 19103

(215) 563-1810

By:

Date:

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